UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,) CRIMINAL NO. 04 TO RGS
V.) 21 U.S.C. § 846 –
) Conspiracy to Distribute and to Possess with
1. RYAN MARTIN,) Intent to Distribute Oxycodone
2. NICHOLAS ZACCARO,)
3. JONAH ADELMAN and) 21 U.S.C. § 841(a)(1) and 18 U.S.C. §2
4. ENRICO BOTTA,) Possession with Intent to Distribute and
,) Distribution of Oxycodone
Defendants.)
) 18 U.S.C. § 1512(b)(3) – Tampering with a
) Witness
)
) 21 U.S.C. § 853 –
) Criminal Forfeiture
)
)
) }
	<i>)</i>
	<i>)</i>
	1

INDICTMENT

COUNT ONE: (21 U.S.C. § 846 – Conspiracy to Distribute Oxycodone)

The Grand Jury charges that:

From a time unknown to the Grand Jury, but at least by in or about August 2002 and continuing thereafter until in or about November 2004, at Boston and elsewhere in the District of Massachusetts,

RYAN MARTIN ,
 NICHOLAS ZACCARO,
 JONAH ADELMAN and
 ENRICO BOTTA,

the defendants herein, did knowingly and intentionally combine, conspire, confederate and agree with other persons known and unknown to the Grand Jury to possess with intent to distribute and

to distribute oxycodone, a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(a)(1).

All in violation of Title 21, United States Code, Section 846.

COUNT TWO:

(21 U.S.C. § 841(a)(1)-Possession with Intent to Distribute and Distribution of Oxycodone and Aiding and Abetting Same)

The Grand Jury further charges that:

In or about August 2004, in Waltham, in the District of Massachusetts,

1. RYAN MARTIN

defendant herein, did knowingly and intentionally possess with intent to distribute and distribute oxycodone, a Schedule II controlled substance.

All in violation of Title 21, United States Code, Section 841(a)(1) and Title 18, United States Code, Section 2.

<u>COUNT THREE</u>: (21 U.S.C. § 841(a)(1) – Possession with Intent to Distribute and Distribution of Oxycodone and Aiding and Abetting Same)

The Grand Jury further charges that:

In or about October 2004, in Boston, in the District of Massachusetts,

RYAN MARTIN

defendant herein, did knowingly and intentionally possess with intent to distribute and distribute oxycodone, a Schedule II controlled substance.

All in violation of Title 21, United States Code, Section 841(a)(1) and Title 18, United States Code, Section 2.

COUNT FOUR:

(21 U.S.C. § 841(a)(1) - Possession with Intent to Distribute and Distribution of Oxycodone and Aiding and Abetting Same)

The Grand Jury charges that:

On or about November 16, 2004, in Boston, in the District of Massachusetts,

NICHOLAS ZACCARO

defendant herein, did knowingly and intentionally possess with intent to distribute and distribute oxycodone, a Schedule II controlled substance.

All in violation of Title 21, United States Code, Section 841(a)(1) and Title 18, United States Code, Section 2.

COUNT FIVE: (18 U.S.C. §1512(b) – Witness Tampering)

The Grand Jury charges that:

On or about October 31, 2004 and in or about November 2004, in Boston, Worcester and elsewhere, in the District of Massachusetts,

1. RYAN MARTIN

defendant herein, did knowingly and intentionally use intimidation, threaten and corruptly persuade another person, and attempt to do so, and engage in misleading conduct toward another person, with intent to hinder, delay and prevent the communication to a law enforcement officer or judge of the United States of information relating to the commission and possible commission of a federal offense.

All in violation of Title 18, United States Code, Section 1512(b)(3).

Filed 12/15/2004

NOTICE OF ADDITIONAL FACTORS

The Grand Jury further charges that:

- 1. As to the offenses charged in Counts One, Two and Three of this indictment and relevant conduct as described in USSG § 1B1.3, Defendant RYAN MARTIN is accountable for an amount of oxycodone which is the equivalent to at least 100 kilograms but not more than 400 kilograms of marijuana. Accordingly, USSG §2D1.1(c)(7) applies to this defendant.
- 2. As to the offense charged in Count One of this indictment and relevant conduct as described in USSG § 1B1.3, Defendant ENRICO BOTTA is accountable for an amount of oxycodone which is the equivalent to at least 100 kilograms but not more than 400 kilograms of marijuana. Accordingly, USSG § 2D1.1(c)(7) applies to this defendant.
- 3. As to the offense charged in Count One of this indictment and relevant conduct as described in USSG §1B1.3, Defendant JONAH ADELMAN is accountable for is responsible for an amount of oxycodone which is the equivalent to at least 100 kilograms but not more than 400 kilograms of marijuana. Accordingly, USSG §2D1.1(c)(7) applies to this defendant.
- 4. As to the offenses charged in Counts One and Four of this indictment and relevant conduct as described in USSG §1B1.3, Defendant NICHOLAS ZACCARO is accountable for an amount of oxycodone which is the equivalent to at least 100 kilograms but not more than 400 kilograms of marijuana. Accordingly, USSG §2D1.1(c)(7) applies to this defendant.
- 5. As to the offenses charged in Counts One, Two and Three of this indictment, Defendant RYAN M ARTIN willfully obstructed and impeded and attempted to obstruct and impede the administration of justice during the course of the investigation, prosecution or sentencing of the instance offenses and the obstructive conduct related to the defendant's offenses and any relevant

conduct and any closely related offense. Accordingly, USSG §3C1.1 applies to this defendant.

FORFEITURE ALLEGATION (21 U.S.C. § 853)

The Grand Jury further charges that:

- 1. As a result of the offenses alleged in Counts One through Four of this Indictment,
 - 1. RYAN MARTIN,
 2. NICHOLAS ZACCARO,
 3. JONAHA PEL MAN and
 - 3. JONAH ADELMAN and 4. ENRICO BOTTA.

defendants herein, shall forfeit to the United States any and all property constituting, or derived from, any proceeds the defendant obtained, directly or indirectly, as a result of such offenses; and/or any property used or intended to be used, in any manner or part, to commit, or to facilitate the commission of, any such violations.

- 2. If any of the property described in paragraph 1, above, as a result of any act or omission of the defendants
 - (a) cannot be located upon the exercise of due diligence;
 - (b) has been transferred or sold to, or deposited with, a third party;
 - (c) has been placed beyond the jurisdiction of the Court;
 - (d) has been substantially diminished in value; or
 - (e) has been commingled with other property which cannot be subdivided without difficulty;

it is the intention of the United States, pursuant to Title 21, United States Code, Section 853(p), to seek forfeiture of any other property of the defendants up to the value of the property described in paragraph 1.

All in violation of Title 21, United States Code, Section 853.

A TRUE BILL

FOREPERSON OF THE GRAND JURY

NANCY RUE

ASSISTANT U.S. ATTORNEY

DISTRICT OF MASSACHUSETTS; Dec. 15, 2004.

Returned into the District Court by the Grand Jurors and filed.

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Case 1:04-cr-10370 Document 14 Filed 12/15/2004 Page 11 of 18 U.RDistrict Court - District of Massachusetts **Criminal Case Cover Sheet** Investigating Agency DEA Place of Offense: Massachusetts Category No. II **Related Case Information:** City Boston Superseding Ind./ Inf. Case No. County Same Defendant New Defendant Magistrate Judge Case Number 04-0499; 527; 528; 530-RBC Search Warrant Case Number R 20/R 40 from District of **Defendant Information:** x No Yes Defendant Name Ryan Martin Juvenile Alias Name Address Birth date (Year only): 1976 SSN (last 4 #): Sex: m Race: w Nationality: USA Defense Counsel if known: _____Address: Bar Number: **U.S. Attorney Information:** AUSA Nancy Rue Bar Number if applicable Yes x No List language and/or dialect: Interpreter: Yes x No Matter to be SEALED: Regular Process __ In Custody Warrant Requested **Location Status:** Arrest Date: x Already in Federal Custody as 11/24/04 Already in State Custody Serving Sentence Awaiting Trial Ordered by MJ Collings On Pretrial Release: **Charging Document:** Complaint Information x Indictment | Misdemeanor | x | Felony 4 Total # of Counts: Petty

Continue on Page 2 for Entry of U.S.C. Citations

I hereby certify that the case numbers of any prior proceedings before a Magistrate Judge are accurately set forth above. Signature of AUSA:

Date:

District Court Case Number (To l	De filled in by deputy clerk):	• ,
ame of Defendant Ryan Mai	tin	
	U.S.C. Citations	
Index Key/Code	Description of Offense Charged	Count Numbers
et 1 841(a)(1) & 846	conspiracy to distribute oxycodone	1
et 2 <u>841(a)(1)</u>	distribution of oxycodone	2,3
et 3 <u>18 USC 1512(b)(3)</u>	obstruction of justice/threats to witness	5
et 4		
et 5		
et 6		
et 7		<u></u>
et 8	· · ·	
et 9		
et 10		
o+ 11	•	

Set 12 _____

ADDITIONAL INFORMATION:

Set 15 _____

Set 13 _____

Set 14 _____

Criminal Case Cover Sheet	U.S. Dis	trict Court - District of Massachusetts
Place of Offense: Massachusetts	Category No. II Inv	estigating Agency DEA
City Boston	_ Related Case Information:	
County Suffolk	Magistrate Judge Case Number Search Warrant Case Number	New Defendant
Defendant Information:		
Defendant Name Nicholas Zaccaro	Juv	enile Yes X No
Alias Name		
Address		
Birth date (Year only): 1980 SSN (las	st 4 #): <u>8720</u> Sex <u>m</u> Race: <u>w</u>	Nationality: USA
Defense Counsel if known:	Address	:
Bar Number:		-
U.S. Attorney Information:		
AUSA Nancy Rue	Bar Number if	applicable
Interpreter: Yes X No	List language and/or dial	ect:
Matter to be SEALED: Yes	x No	
Warrant Requested	Regular Process	☐ In Custody
Location Status:		
Arrest Date:		
Already in Federal Custody as Already in State Custody On Pretrial Release: Ordered by		ence Awaiting Trial
Charging Document: Com	plaint Information	x Indictment
Total # of Counts: Petty	Misdemeanor _	x Felony 2
Con	tinue on Page 2 for Entry of U.S.C. C	itations
I hereby certify that the case accurately set forth above.	numbers of any prior proceedings be	fore a Magistrate Judge are
Date: (2/15/04	Signature of AUSA:	
	O	

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ADDITIONAL INFORMATION:

		be filled in by deputy clerk):		
Name of Defendant	Name of Defendant Nicholas Zaccaro			
		U.S.C. Citations		
<u>Index K</u>	Ley/Code	Description of Offense Charged	Count Numbers	
Set 1 841(a)(1) & 8	846	conspiracy to distribute oxycodone	1	
Set 2 <u>841(a)(1)</u>		distribution of oxycodone	4	
Set 3				
Set 4			:	
Set 5			·	
Set 6				
Set 7				
Set 8				
Set 9				
Set 10				
Set 11				
Set 12				
Set 13				
Set 14				
Set 15				

Date:

U.S. District Court - District of Massachusetts Criminal Case Cover Sheet Place of Offense: Massachusetts Category No. II Investigating Agency DEA **Related Case Information:** City Boston Case No. Suffolk _____ Superseding Ind./ Inf. County New Defendant Same Defendant 04-0499; 527; 528; Magistrate Judge Case Number Search Warrant Case Number R 20/R 40 from District of **Defendant Information:** |x| No Yes Juvenile Defendant Name Jonah Adelman _____ Alias Name Address Birth date (Year only): 1979 SSN (last 4 #): 2140 Sex m Race: w Nationality: USA Defense Counsel if known: Address: **Bar Number: U.S. Attorney Information:** AUSA Nancy Rue Bar Number if applicable Yes x No List language and/or dialect: Interpreter: Yes x No Matter to be SEALED: In Custody Warrant Requested Regular Process **Location Status: Arrest Date:** Already in Federal Custody as ______ Awaiting Trial Serving Sentence Already in State Custody On Pretrial Release: Ordered by Cohen on Information x Indictment Complaint **Charging Document:** Misdemeanor x Felony 1 Petty **Total # of Counts:** Continue on Page 2 for Entry of U.S.C. Citations I hereby certify that the case numbers of any prior proceedings before a Magistrate Judge are accurately set forth above. Signature of AUSA:

ADDITIONAL INFORMATION:

District Court Case Number (To be filled in by deputy clerk):				
Name of Defendant Jonah Adelman				
U.S.C. Citations				
<u>Index Key/Code</u>	Description of Offense Charged	Count Numbers		
Set 1 841(a)(1) & 846	conspiracy to distribute oxycodone	1		
Set 2				
Set 3				
Set 4				
Set 5	_			
Set 6		-		
Set 7				
Set 8				
Set 9				
Set 10				
Set 11				
Set 12				
Set 13				
Set 14				

Criminal Case Cover Sheet	<u>U.S</u>	S. District Court - District of Massachusetts
Place of Offense: Massachusetts	Category No. <u>II</u>	Investigating Agency DEA
City Boston	Related Case Information:	
County Suffolk	Same Defendant Magistrate Judge Case Numb Search Warrant Case Number	Case No. New Defendant oer 04-0499; 527; 528; 530-RBC
Defendant Information:		
Defendant Name Enrico Botta		Juvenile Yes X No
Alias Name		
Address		
Birth date (Year only): 1979 SSN (last	t 4 #): <u>6162</u> Sex <u>m</u> Race:	w Nationality: USA
Defense Counsel if known:	Ad	ldress:
Bar Number:		
U.S. Attorney Information:		
AUSA Nancy Rue	Bar Numb	er if applicable
Interpreter: Yes x No	List language and/o	r dialect:
Matter to be SEALED: Yes	x No	
Warrant Requested	Regular Process	☐ In Custody
Location Status:		
Arrest Date:		
Already in Federal Custody as Already in State Custody On Pretrial Release: Ordered by	Serving	in Sentence Awaiting Trial on
Charging Document: Comp	olaint Information	n x Indictment
Total # of Counts: Petty	Misdemean	or x Felony 1
Cont	inue on Page 2 for Entry of U.S	S.C. Citations
I hereby certify that the case n accurately set forth above.	umbers of any prior proceedin	gs before a Magistrate Judge are
Date: (2/15/104	Signature of AUSA:	

S JS 45	(5/97) - (Revised USAO MA	3/25/02) Page 2	of 2 or Reverse			
Distri	ct Court Case Numbe	er (To be fi	lled in by deputy clerk):			
Name	of Defendant En	rico Botta				
			U.S.C. Citations			
	Index Key/Code		Description of Offense Charged		Count Numbers	
Set 1	841(a)(1) & 846		conspiracy to distribute oxycodone		1	
Set 2			· · · · · · · · · · · · · · · · · · ·			
Set 3						
Set 4						
Set 5						
Set 6						
Set 7	***************************************					
Set 8						
Set 9				· · · · · · · · · · · · · · · · · · ·		
Set 10		•• •••				
Set 11						
Set 12						
Set 13						
Set 14						
Set 15						

ADDITIONAL INFORMATION: